

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARK Washington, D.C. 20231

APPLICATIO	N NUMBER	FILING DATE	FIDST MANED AGE				
09/994674	04 674	11.01	FIRST NAMED APPLICA	NT	ATTORNEY DOCKET NO.		
	7 4 6 7 7		AOKI		111079		
					EXAMINER		
				LE	ONID	SUAPIRE	
					RT UNIT	PAPER NUMBER	
				26	73	11	
		INTE	RVIEW SUMMARY	DATE M	AILED:		
All participants (appli	cant, applicant's re	epresentative, PTO persor	onell.				
(1)_ Vijan	Shan	han	mer):				
(2) Kennin		2 Kirle	(3)	_			
Date of Interview		5-09 J	(4)				
Гуре: U Telephonic	☐ Televideo Cor	nference Personal (co	ppy is given to □applicant [
THE PROPERTY OF THE PROPERTY O	Instration conduction	ed: Yes No If yes	s, brief description:	, ,	- Procentan	vej.	
greement was real	ached.	ot reached.					
greement was real	ached.	ot reached.	N, 630 BI)				
Agreement was real w	ached. □was no 1,2 ,12 I discussed:	cin (6,3	R, 630 BI)				
egreement was real w	ached. □was no 1,2 ,12 I discussed:	cin (6,3		comments:_			
greement was real was real was real was real was real was was real was rea	ached. □was no 1,2 ,12 I discussed:	cin (6,3	R, 630 BI)	comments:_	used	the	
greement was realisting was realist	ached. was not be a considered was not be a considered what is a considered which is	cin (6,3	R, 630 BI)	red	wed	the	
greement was real was real was real was real was real was was real was rea	ached. was not be a considered. was not be a considered. was not be a considered and a cons	was agreed to if an agreer Lin (6,3) Was agreed to if an agreer Lin (6,3)	R, 630 BI)	red	voed an	the	
egreement was realization of prior and escription of the general secretary.	ached. was not be ached. was not be ached. was not be ached. was not be ached. It is a considered to the ached to	was agreed to if an agreer further iner.	ment was reached, or any other in 1, 2, and the learning of the second or any other was a second or a	vied with	wed an		
egreement was realization of prior and escription of the general secretary secre	ached. was not 1,2,12 I discussed: 2 ral nature of what was not 12. Leanner of what was not 12.	was agreed to if an agreer Line (6,3) Was agreed to if an agreer Line Line Line	ment was reached, or any other in the last of the last	red min			
greement was realized was realized. Jaim(s) discussed: entification of prior and pri	ached. was not 1,2,12 I discussed: 2 ral nature of what was not 12. Leanner of what was not 12.	was agreed to if an agreer Line (6,3) Was agreed to if an agreer Line Line Line	ment was reached, or any other in the last of the last	red min			
escription of the general street description, if nest be attached. Also, sched.)	ached. was not be ached. A constant of the ached	was agreed to if an agreer Line (6,3) was agreed to if an agreer Line Further py of the amendments, if a the amendments which wo	ment was reached, or any other Line 1, 2 Ly Descur Available, which the examiner agould render the claims allowable	greed would			
greement was realized was reali	ached. was not be ached. was not be ached. was not be ached. It discussed: was not be ached. When the ached was not be ached and ached where no copy of the ached	was agreed to if an agreer Line (6,3) was agreed to if an agreer Line Further py of the amendments, if a the amendments which wo covide a separate record of	ment was reached, or any other Line 1, 2 Ly Descue Swarch available, which the examiner agould render the claims allowable the substance of the interview	greed would is available,	render the cla a summary tl	aims allowable hereof must be	
greement was realized was reali	ached. was not been check was not been checked.	was agreed to if an agreer Cla Fronther Proof the amendments, if a the amendments which wo covide a separate record of the doctors and the agree of the doctors.	ment was reached, or any other Line 1, 2 Line Description available, which the examiner agould render the claims allowable the substance of the interview.	greed would is available,	render the cla a summary tl	aims allowable hereof must be	
escription of the general description of the general description, if needs to be attached. Also, where the paragraph about the	ached. was not been check to still control of the c	was agreed to if an agreer Line (6,3) was agreed to if an agreer Line Further py of the amendments, if a the amendments which wo vide a separate record of cked to indicate to the cont E SUBSTANCE OF THE II T IS GIVEN ONE MONTH	ment was reached, or any other Line 1, 2 Descur available, which the examiner according to the claims allowable the substance of the interview. A FORMAL WRITTEN RE NTERVIEW. (See MPEP Section FROM THIS INTERVIEW DAT	greed would is available,	render the cla a summary tl	aims allowable hereof must be	
Agreement was reconstructed with the second was reconstructed with the second was reconstructed with the second was a second with the second was a second was a reconstructed with the second was a reconstructed was a reconstructed with the second was a reconstructed with the second was a reconstructed with the second was a reconstructed was a reconstructed with the second was a reconstructed with the second was a reconstructed was a reconstructed with the second was a reconstructed was a reconstructed with the second was a recons	ached. was not been check to still control of the c	was agreed to if an agreer Cla Fronther Proof the amendments, if a the amendments which wo covide a separate record of the doctors and the agree of the doctors.	ment was reached, or any other Line 1, 2 Descur available, which the examiner according to the claims allowable the substance of the interview. A FORMAL WRITTEN RE NTERVIEW. (See MPEP Section FROM THIS INTERVIEW DAT	greed would is available,	render the cla a summary tl	nims allowable hereof must be	